# **SENATE . . . . . . . . . . . . . . . . No. 1807**

## The Commonwealth of Massachusetts

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PRESENTED BY:

Bruce E. Tarr

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the passage of the accompanying bill:

An Act relative to judicial recusal.

#### PETITION OF:

NAME:	DISTRICT/ADDRESS:
Bruce E. Tarr	First Essex and Middlesex
Richard R. Tisei	Middlesex and Essex
Michael R. Knapik	Second Hampden and Hampshire
Robert L. Hedlund	Plymouth and Norfolk
Scott P. Brown	Norfolk, Bristol and Middlesex

## The Commonwealth of Alassachusetts

### In the Year Two Thousand and Nine

## AN ACT RELATIVE TO JUDICIAL RECUSAL.

Section 21. Recusal of Judges

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Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

2	(a)	Whenever a party to	any proceeding	makes	and fi	iles a

- (a) Whenever a party to any proceeding makes and files a timely and sufficient affidavit that the judge before whom the matter is pending has a personal bias or prejudice either against him or in favor of any adverse party, such judge shall proceed no further therein, but another judge shall be assigned to hear such proceeding.
  - The affidavit shall state the facts and the reasons for the belief that bias or prejudice exists, and shall be filed not less than ten days before the beginning of the term at which the proceeding is to be heard, or good cause shall be shown for failure to file it within such time. A party may file only one such affidavit in any case. It shall be accompanied by a certificate of counsel of record stating that it is made in good faith.
- (b) (1) Any justice judge or magistrate judge of the Commonwealth of Massachusetts shall disqualify himself in any proceeding in which his impartiality might reasonably be questioned.
  - (2) He shall also disqualify himself in the following circumstances:
- (A) Where he has a personal bias or prejudice concerning a party, or personal knowledge of disputed evidentiary facts

17	concerning the proceeding;
18	(B) Where in private practice he served as lawyer in the matter
19	in controversy, or a lawyer with whom he previously practiced law
20	served during such association as a lawyer concerning the matter, or
21	the judge or such lawyer has been a material witness concerning it;
22	(C) Where he has served in governmental employment and in such
23	capacity participated as counsel, adviser or material witness
24	concerning the proceeding or expressed an opinion concerning the
25	merits of the particular case in controversy;
26	(D) He knows that he, individually or as a fiduciary, or his
27	spouse or minor child residing in his household, has a financial
28	interest in the subject matter in controversy or in a party to the
29	proceeding, or any other interest that could be substantially
30	affected by the outcome of the proceeding;
31	(E) He or his spouse, or a person within the third degree of
32	relationship to either of them, or the spouse of such a person:
33	(i) Is a party to the proceeding, or an officer, director,
34	or trustee of a party;
35	(ii) Is acting as a lawyer in the proceeding;
36	(iii) Is known by the judge to have an interest that could
37	be substantially affected by the outcome of the proceeding:
38	(iv) Is to the judge's knowledge likely to be a material
39	witness in the proceeding.

40	(3) A judge should inform himself about his personal and fiduciary
41	financial interests, and make a reasonable effort to inform himself
42	about the personal financial interests of his spouse and minor children
43	residing in his household.
44	(4) For the purposes of this section the following words or phrases
45	shall have the meaning indicated:
46	(A) "proceeding" includes pretrial, trial, appellate review,
47	or other stages of litigation;
48	(B) the degree of relationship is calculated according to the
49	civil law system;
50	(C) ``fiduciary" includes such relationships as executor,
51	administrator, trustee, and guardian;
52	(D) ``financial interest" means ownership of a legal or
53	equitable interest, however small, or a relationship as director,
54	adviser, or other active participant in the affairs of a party,
55	except that:
56	(i) Ownership in a mutual or common investment fund that
57	holds securities is not a "financial interest" in such
58	securities unless the judge participates in the management of
59	the fund;
60	(ii) An office in an educational, religious, charitable,
61	fraternal, or civic organization is not a "financial interest"
62	in securities held by the organization;

63	(iii) The proprietary interest of a policyholder in a mutual
64	insurance company, of a depositor in a mutual savings
65	association, or a similar proprietary interest, is a `financial
66	interest" in the organization only if the outcome of the
67	proceeding could substantially affect the value of the interest;
68	(iv) Ownership of government securities is a ``financial
69	interest" in the issuer only if the outcome of the proceeding
70	could substantially affect the value of the securities.
71	(5) No justice, judge, or magistrate judge shall accept from the parties to the proceeding a
72	waiver of any ground for disqualification enumerated in subsection (b). Where the
73	ground for disqualification arises only under subsection (a), waiver may be accepted
74	provided it is preceded by a full disclosure on the record of the basis for disqualification.